E/2 cint 86 14. Recadilly. Bradford. 13 april 1923 Dear Miss Kitching I return the original 2 agreement for purchase of Scale How of the print com of conveyance to min Mason. Takese stroute be placed in the envelope with the other documents relating to the purchase of the trouse. Some Mantes to Min Parish oyourely for maring a husikers North Rind regards yours sincerely Wir serondon Honse of Education ambleside

TELL DETAIL NO 1874 1675

GORDON HUNTER & DUNCAN

SOLICITORS

W.B. GOADDS NOTAR - PIPELS F.T. HUNTER H.H. DUNGANINGTERY PUBLICA N. HEQUEEN J.H. SUTELIFE 14 Piccadilly. Bradfird.

17th April, 1985.

Dear Miss Kitching,

I she loss copy of a latter and Account I have remotived from the sets Keysan Faul & Co. in reply to a letter I wrote to them. The only Agreements that I have got, a our the rappers frich you handed to me, are the following:-

1. March 1904 in relation to the sames of five Volumes !-

Hous Education.
Parants and Children.
Essays in Practical Education
School Education
Ourselves our Souls and Bodies (A
Treatics on Self Training For yours People)

2. October 1907 in relation to the Johns antitled "The Holy Infancy".

Agreements. It is possible there might be some about the soundaries which I lest behind as then I went through the papers.

Perhaps you would be soot anough, with

you have the opportunity to shorthy enclosed latter to Mr bawis.

Tours time broly,

Co-vs. Gordon

Miss Kitching,

Month of Threatton,

AUBLESIDE.

TELLERANS LES SPATTORS

GORDON HUNTER & DUNCAN

SOLICITORS

W B.GORDON NOTARY PLALIE. W B GORDON NOTARY PUBLIC.
F T HURIE 4
H H GUNDANIROTARY PUBLICL
H MYQUEEN
J H. SUTELINE

23rd April 1923

near Wiss Kitching,

Miss Mason, deceased

T am in receipt of your letter of 21st instant I have looked amongst the papers in my possession but cannot find the receipt you mention. On his recent visit to Ambleside, Mr. Gordon took all the accounts and receipts with him and left them with Messrs, Peat & Son, Mr. Gordon, who is now dealing with this matter, is away from the office to-day but on his return t will ask him if he recollects the particular receipt you mention.

Yours faithfully,

Wiss F. Mitching,

House of Mducation.

Ambleside,

westmorel and.

SCISTONT RG . . . ACTOR OF THE PERSONS TELEPHONE NO LOTA - . PTC GORDON HUNTER & DUNCAN 14. Piccadilly. Bradford. SOLICITORS W B GORDON (NOTARY PUBLIC)
F T HUNTER
H H DUNCANINGTARY PUBLIC)
N MEQUEEN (F.)
J H. SUTCLIFFE let May, 1925. Daar Mies Kitching. I have yours of westerday. The only in addition ressing question seems to be in record to Mise Mason's now book. I did not lang of this. What is the position in recard to it? I on asline Maron Prul & Co. to volue the nublications they have in hand. Is there enother muniscript which has not yet been dealt with by the Publishers. Of ocurry, to one can do) with any of the assets until the Wall has he so meaved and the Moseutors have raid the debts, organish and locacies. It is only after they have done this that the Resoutors can hand over the then remaining ascate to the Trustees, who will then have to consider what they should do in remard to all the literary noterial. I have a latter from Hiss Parish which is having we careful consider tion and to which I shall realy in A y or two. With 1 this generals. W=13 Gordon Miss Richtor, House of Education, AMBLWEIDE.

TELEMANS LEX BEACKORD

GORDON, HUNTER & DUNCAN

SOLICITORS

W. B. GURDON - NOTARY PUBLIC

FT HUMPER H H DUNGAN NOTARY PUBLIC

N MEQUEEN

24. Recadilly, Bradford

7 May 1923

Dear Min Kitching turmmbers of the P. R. which you were good enough to give me when Iwas at Scale How is marked " for to be taken away! as the murber of copies is to doubt himited I you will need all you can get, I return the two; with many thanks for the town, I have read themroth great interest. I trave sent the accounts for probate to m? fewers for signature of suggested he should shew them? to you. I shall be glad of any Commento - as to errors, omissions ??. you may have to make yours succeed, W-Vilsordon

House of Education ambleside

x 170000 86

TELEGRANS "LEX BRADEDED

GORDON HUNTER & DUNCAN

SOLICITORS

W B GOADON NOTARY PUBLIC FT MUNTER H M. DUMBANNOTARY PUBLIC) N M'QUEEN J M. SUTELIFE 14. Recadelly Bradford

10th May 1023

Dear Miss Mitching.

I have your letter of 7th.

You are, however, under a mise prehension. The nortgage debts are deducted from the estate on which duty is payable. The net arount on which duty will have to be paid is £5614,19.9, and the rate of duty will be 4%. There is therefore, no danger of bankru toy. I will reply to the rest of your letter in the course of the next day or two.

Yours faithfully

W-Vstrondon

House of Education,

18plane86

GORDON, HUNTER & DUNCAN

SOLICITORS

WB.GURDON NOVARY PUBLIC -FT HUNTES H.H DUNCANINOTARY PUBLIC I N MEQUEEN

11th May, 1925.

4. Recadilly Bradfird

Dear Miss Kitching.

In further reference to your letter of 7th: - It is a little difficult to answer your difficulties in regard to the Ledgers etc. until the Will is proved and we know the exact position rather more clearly. The next week or ten days should see the Executors in a rosition to make effectual arrangements for handing over the Estate to the Trustees. One of the difficulties we have to meet is, that the Executors cannot part with the Estate until they are released from responsibilities in connection with the Mortgages on the properties. At present the whole of Miss Mason's estate is liable to be called upon for payment of the mortgage moneys. Until it is released from this responsibility the legacies cannot be paid, and till the legacies are paid the remainder of the estate cannot be handed over to the Trustees. How do the Trustees propose to deal with this difficulty? Are they willing to assume personal responsibility for the mortgage moneys, and are the Mortgagees willing to accept their

responsibility in lieu of that of the Executors? I mention this difficulty now, as you may be having a Meeting of Trustees at which you could put the question forward.

Yours sinceraly.

W-V3 Grandon

Miss Kitching, House of Education,

AMBLESIDE.

GORDONIH

GORDON HUNTER & DUNCAN

SOLICITORS

W B GORDON - NOTARY PUBLIC: F T HUNGER - NOTARY PUBLIC: N M DUNGAN NOTARY PUBLIC: N M DUNGAN NOTARY PUBLIC: TELEGRAMS LES READFORD

24. Piccadilly Bradford

14th May, 1923.

Dear Miss Kitching,

MISS MASON, DECEASED.

I return the Notice of Assessment of Land.

I think it would be as well in the first instance to let Mr.

Aitchison deal with all these assessments, as he knows the

Local conditions and the values, and also he knows the ropes

so far as the Assessment Committee are concerned. Jahall of

As regards the Mortgage, - I have been

giving this question further consideration. The outgoings which we as Executors will have will be mainly duties and expenses. The duties will be heavy as all the beneficiaries are strangers in blood and 10% will have to be paid on the legacies and the residue. I estimate that duties and expenses will swallow up something like £1000. In addition cash will be required to pay the pecuniary legacies, which for present purposes we might estimate at about £200 in all. The cash outgoings will therefore be about £1,200. The cash in the Bank and the cash to be received from the Annuity Company will

be about £3536, and there will therefore be a balance of each to hand over to the Trustees as residuary legatees of about £2556 as well as the War Stock valued at £105, making \$2441 in all. The amount of the Mortgages is £2800. Te the Trustees would agree that the available cash shall be used in paying off or reducing the mortgages, we ought to have no difficulty in making some arrangements with the Mortgagees. which would not involve any personal responsibility on these In fact, only £350 more than the available each would be required to pay off the mortgages altogether, and the Trustees might think it desirable to raise this little deficiency and get rid of the mortgages. The figures I have given are more or less estimates only and I hope things will turn out a little better than I have said. I think it would be a good thing however, if the Trustees were at an early date to consider the matter from this point of view and decide what they would wish to be done.

I enclose your list of School Staff and servants. I shall have to give the full name of each. Could you kindly give me all these names?

As regards the two ladies who are mentioned as being "on new staff, January 1985", If they were engaged and had entered upon their duties before Miss Mason's death I

think we shall have to treat them as being on the Staff at that date.

As regards the day workers. - Were these in Miss Mason's exclusive employment, or did they only come to her on certain days or parts of days? If the latter, then I hardly think they can be described as servants in her employ?

Yours sincorely,

Wirlsordon.

Miss Kitching,

House of Education,
AMBLESIDE.

-120pione86

TELEGRAPS LET BEACTORD

GORDON HUNTER & DUNCAN

SOLICITORS

W & GORDON I NOTARY PUBLIC : F T HOWELS H H DUNGAMINGTARY PUBLIC!

17th May, 1923.

14: Recadilly Bradfiel

Dear Miss Kitching,

Thanks for the particulars of legatees.

You do not say whether Mademoiselle Molmy and Miss Bell
were sugaged and began their duties before Miss Mason's death.

Were they engaged by written Agreement? If so, could you
let me see this.

I have your letter of 15th. I don't think the Trustees need trouble about the question of handing over the property to the Union, they have no power to do so, but are bound to see that the business is carried on in the terms of the Will. I feel sure that the proper course for the Executors to adopt will be to apply any surplus moneys, after rayment of the duties, expenses and legacies, in paying off or reducing the Mortgages.

As regards the publication to which you refer, this will be entirely a matter for the Trustees, and they should consider whether, and how far they are justified in running any risk of loss on the publication. Moreover,

I doubt whather they are justified in publishing anything except what Miss Mason has herealf written. So drastic an alteration as you suggest would appear to be converting the manuscript, from a work of Miss Mason's to being the work of the Trustees themselves which they have no authority to publish at the expense of the estate.

Yours sincerely.

Wwwsfrondon

Miss Kitching,

House of Education.

AMBLESIDE.

TELEGRAMS LEX BRADIDAD

GORDON HUNTER & DUNCAN

SOLICITORS

WB GORDEN MOTARY PUBLIC FT HUNTER H H DUNGANINOTARY PUBLIC! N.M. QUEEN G. J. J. SOTELIFE

14. Piccadilly, Bradford

24th May, 1925.

Dear Miss Kilening.

I have your letter of 17th and an glad to note what you say. It seems to me to be quite sound. The Trustees cusht however to limit the amount which they get in hand to as low a figure as possible, as it is no use their paying heavy interests on the nortgage and only receiving a small rate of interest from the Bank.

I hope I shall hear from you shortly as to Mademoiselle Molmy and Miss Bell.

Yours faithfully,

Miss Kitching, House or Education, AMBLESIDE.

Will gou please state whether Elizabeth Groveham referred to in Clause 3(g) of the will is still living.

1-1- plemc 86

TELEGRAMS THE - BRACKORD

GORDON HUNTER & DUNCAN

SOLICITORS

W B GORDON 'NOTARY PUBLIC'S F T HUNTE M H DUNDANINOTARY PUBLIC! H M TQUEEN J.H SUTCUIFE (*) 24 Riccadilly.
Bradford

Dour Wite Mitching,

T have your letter. The letter to Mr. Coetler-White of 12th January was written by my partner in my absence in America. Wearing from you of Wies Maron's serious illness, and being informed by my clerk that a godicil had been prepared some time before which had never been carried out, he wightly thought it desirable to give Wiss Mason the apportunity of saying whether or not she wished to proceed with that codicil. It was no use her proceeding with it if the Whion had not incorporated the clause suggested by me in their Memorandum of Association. Wis first step, therefore, was to assertain if that clause had been so inserted. Refore writing for the information he wrote five Mason, asking her permission to occumicate with Tr. Coutley--Write. You conveyed this permission to lim. Thether wise Mason would or would not, have completed the codicil, it is impossible to say. She had bad the draft codicil in hand for eight months, the had rade to wash sign of any with to proceed with it. Maving had rany indications from her of ner determination that, so far as the could, the would retain the control during her lifetime, and would to arrange that after her death the control would be in the bands of wise williams until she left, and afterwards to Fire Parion, I purposely refrained from worrying her on the

subject; and, if I were called to say what one would have done if the were well enough to consider the matter again in January last, I would be at an entire loss to give an answer. But, however this may be, the fact remains that the Codicil was never executed, and that the will stands, and must be carried out. The will specifically directs how the College, etc. are to be carried on, and neither the Trustees nor the Council can delegate their powers to the Union or anyone else. Under these circumstances I do not see that there really is any question which can, at the present moment, be discussed with profit; but, if I can see the letters which show what the wishes of the parties are, I should be glad to give them consideration.

I have today received the probate of the Will, and am proceeding to pass the Accounts for Legacy Duties. I am also conding the probate to the Su. Life Assurance Company of Canada with the view to obtaining payment from them of the 11,059-1-0 due from them. When this is done, I shall send the probate to the Bank in Amblecide with a view to adjusting matters there. It should then be possible to pay the legacies and to take the necessary steps to hand over the residue to the Trustees. I would suggest that it is desirable that the trustees abould meet within the next 10 or 14 mays to receive a report from the Executors of the position and to decide the distinct conduct their business. Then such a meeting is arranged, the gracutors should have a preliminary meeting (no about on the same day and at the take place) to 30 into matters and settle the turns of their

report. If you agree, and think it desirable to arrange this, I should be glad to attend a meeting either in Amblesias, or in rome to evenient intermediate place.

I am sending a copy of this letter to 'r. Lewis, and you will no loubt discuse it with him. I am also conding a copy to Mrs. Franklin, together with a letter of which I enclose a copy.

Yours sincerely,

W-Valrondon

Mice Fitching,
House of Toucation,
Ambleviac,
TESTIONHAMD.

Enclos:1.

Copy.

7th. June, 1923.

Dear Mrs. Franklin,

G_

Miss Mason, discognition.

I have a letter from Miss Kitching from which it appears that there is son question as to that Miss Missilly intentions were in connection with the suggestion that after her death (or even before it) the House of Education, the Parent's Union School etc. should be handed over to the P. N. E. U I have therefore, written Miss. Kitching a letter of which I enclose a copy. I, of course, do not know what the real question at issue is, but I thought it better to tell Miss. Kitching as accurately as possible what the actual situation is, both in fact and law. I trust it will be possible for the Executors and Trustees to meet as suggested in the letter.

I am,

Yours truly,

(signed) W. B. Gordon.

The Hon. Mrs. Franklin

TOLERGAMS LE - BEATTORD

GORDON HUNTER & DUNCAN

SOLICITORS

W B GURDON NOTHER PUBLIC FT HUNTER H H DUNCAMMOTARY PUBLIC M MEQUEEN J M. SUTCLIFFE ss, Riceadilly. Bradfird

11th June, 1920.

Door Miss Fitching,

I as such obligat for the hundle of

At the same time I enclose a copy of a latter I have written to Mrs Franklin in reply to hers. You will not that the considers that Clause 15 of the Will empower the Trustees to hard over to the P. N. T. D. part that I don't acres with this view. At the same true I am bound to say that, if the Trustees unanimously decided that transfer to the T. M. T. D. was desirable, I think we could probable at small cost an Order of the Court which would expected the hardess over. If the Trustees are not unanimously that Mr such matter over.

for Confirmer on 4th and Sib July. But the date I here we will get all the Inlend Towns Amounts passed and during a large and expenses paid, so that the Trustees and expenses paid, so that the Trustees and place the Trustees is outline posteration of the setate. I don't think you and around the Toster of heart. Passes at

present, though I think we shall have to set him to adjust the accounts before the Westing of the July.

Yours simmingly,

W-Valsordon

Miss Entering,
The Hense of Bhastian,

Ambleside.

G.

11th Jun, 1988.

Dear line Franklin,

I am mich obliked for your letter of the 8th and anelosures. I return the cory correspondence anelosed. You are no doubt aware that as long ago as 1905 Miss Mason First consulted up about forming a Trust to carry on the College atd. I then consulted Counsel who was an expert on such matters and was advised by him that it was so difficult as to be almost impossible to do what Miss Muson wanted by means of a Trust Deed. Miss Mason than declined to consider the idea of a Company. In 1911 Miss Wason brought the subject up egain for consideration and Counsel then confirmed the views before empressed. As Mass Mass was at that time antious to make some arrangements to carry on the College ruramently. I got Counsel to premare all the repers necessary for the formation of an incorporated Company. These papers were very fully considered by Mics Meson and altered as far as possible to meet her wishes. She, however, finally decide against forming a Company, partly because she wanted to retain the control in the hands of hermal? and my who should succeed her as principula, on worthy becomes the did not like the

publicaty.

Mass Mason then decided to deal with the future management of the College by laying down a Scheme in her Will. The whole question was again laid before Counsel and he drafted a Will on the lines of that which has now been proved.

In 1916 Midd Mason reverted to the subject of incorporation ones more, but on re-consideration again abandoned the idea. In consequence, however, of Mids Williams' retirement, or projected retirement, the Will was altered in certain details and re-executed in April 1919. I have already explained what took place in regard to the Codicil which I drafted in May 1921, but which Mids Mason never rescuted. In view of my knowledge of the many difficulties which presented themselves to her mind in remark to any scheme of corrying on the work otherwise than under the supreme direction of some individual resonality. I was not surrigised that I did not hear from Mids Mason about this Codicil during many months. It is impossible to say what her thoughts and views on the subject were during that period, or what she would have done if she had lived longer.

The fact which the Erecutors, Trustess and Council have all now to Face is that the Will is therewithout the Codicil and that it is the Will that must entirely govern the situation. It is true that Clause 15 methorises the formation of a Company for the specific rurrose of carrying on the College ste. I do not think that (maless unless the directions of the Court) the

Trustees are intitled under this Clause to hand over the College to be Company already formed and having other objects hasides that of a raying on such work as is done by the College. If I had not held this view of the interpretation of the Change I would not have thought it necessary to draft a Codicil in May 1921.

should confine ourselves are - in the first instance, - mether there is rewer to hand the College over to the Enion, - and if so, wisther it is desirable that this should be done. I would even suggest that the first point for consideration should be that of expediancy. If the Trustees consider it desirable to be associated more closely with the P. W. F. W. then they would be under the provisions of the scheme, they should make un their minds in what way they want closer union, and whether they are present to go the length of absolutely handing over the Institutions and all responsibilities commetted with them to the P. N. R. U. Till they have made up their minds on this question it is difficult to form a final judgment on the legal aspect.

I have written to Miss Ritching telling her that I shall be glad to attend a Meeting in Amblemide on the evening of the 4th July and on the 5th July 10 desired.

Yours falthfully,

WM. B. GOPPOIL.

TELEGRAMS TEEN, BRADIGAD

GORDON HUNTER & DUNCAN

SOLICITORS

W B GONDON - NOTARY PUBLIC.
F T HUNTTE
H H DUNCANINGTARY PUBLIC:
N M-QUEEN []
J.H SUTZUIFE

24 Piccadilly. Bradford

14th June, 1935.

Down Mer Edinidue,

has an quite cood that if their receive of horizon to reint translately stanched thereing of the Images on the prote

pleasure of contine Mass Walls and which I come even for the Massians.

The particulars in the Press to retain to the fill and the press of the particulars in the Press to retain the particular the second of the particular that. The Press to see an extension of controlling this. The Press to see an extension as the particular as they think fit and noment behold foul it. I am no obtained to the printiple of the fill on of a return that it is not the first and the Well trial?

The order that a core law he sent to set in the or contain. I complete of council. I complete of Council.

Total you tender lot in have the full some I write of the Thomas Danson to owder that I we in open

control to the War Scode happened to the.

Sould at not be describe to to end the

PINE: S: 0 of War Stocks Touch you give sometime two.

Lower hour this and let as known the brinks. The copy

will probably be required as working a posterior.

Tongs Post Alle.

10- Blordon

Miss Establic,

For Money or Tomoscion, AMBERSING. TELL GRANS "LE : BEACSORD

GORDON HUNTER & DUNCAN

SOLICITORS

WB GORDEN NUTARY PUBLIC FT HUNTES HE DUNCANINGTERY PUBLIC.

4. Piccadilly. Bradford

Alith Ton . 308%.

Deen Mass Kitching,

The der weary different; to take use separate was not well then to be characted then " in " illy Distrator has of source groted the cross figures, without deduction of debri que periezens. Cala la ancomirculata but men illi ca peo I could subtlem approve sat at at all limit of Inchite of "Hills. mo- of the stimsten, but I don't think it would be wase to do so, as I see I have density houndaryou at the stabe put I and the of latter to rom of Jath Pay. In which I witted to the amount of the narrows take to addition to the contrarse. I fait, "It yam avail-his for modulation of the procures avail not, ne firm of I can will out, by your they \$1000. the Type Books thich I have prestyed from any time coming to "Where fout walker the to senior ! the street longs or chargesh) to the disemin social so in the date of int droit; the transmitted and the second of the Building Landwitz Har size to resides the properties of the some of Largett of 184 -tol withte. The Propulary Lorent could for of course to timelite compared until by look the accomb of the

for reported of duty on the law relate med, we add to these med papers, will also made the Unaccords for duty on the reside.

Exercise, if is as well that you though have an extreme territy to make you to dispole the disapprohedulen are sent to the the control of the disapprohedulen are the law which you to dispole the disapprohedulen are appreciable to which you are might to show to provide an interested.

As not refer that indicated in the Persons and that something is the Police of a strain, I would suppose that something is the following as all that you can say it present.— "The Detate Inst by Miss "Misson, and which will be available for the transition of overtice "on how woul, consists of the residence Scale More I blooms "which the More of the residence "occupied as the following of the house Transfeld Address" "mand for the Prestician School, and hereties to in these troughters, all lies Mason's various publications. The reminder "of the metate was preferent for payant of all debts and of the "somethist heavy teath being and represent, and left a halance "which will be available for a decide of the Trustice of the Review the Trustice of the House proporties". In the second was a non-accurate stational of the receiver.

I start you sit notety of the PHIL. Mint I trouble you to had a corp to Disa Protein and a circum to Decided.

I as a writer a comm to make of the other proteon of Council.

Including these manually company form against here had reven

to a "- I'm Translatu.

Yours for hitelity.

W-V3 Gordon

The Honer of Timestion,

538 cmc 86 Yours Putte Silly. W-Bloodon

GORDON HUNTER & DUNCAN

SOLICITORS

return

W.B GORDON NOTARY PUBLIC F.T. HUNICE H H DUNGANNOTARY PUBLIC! N MCQUEEN (FB J.H SUYCHEEK TRICIDANG THE BEARBOOK TELEPHONE Nº 1074 - 1075

4. Piccadilly Bradferd

35th James, 2025.

Done Time Witeldam,

I to some to a "ist son or in Proge motions of Man Mison's Will sive was a very folio dimension of the "inducted position. I see the "only Higher rate the Estate of 210,057. This is quite if leading. The firmer ages" is proportionably the sposs value of the courts without wither my didnotions, land blog of ant. Forta Work and Residually are suitant to nontraces of considerable a county, and there will not be sufficient in the maine to my these ore The Late I resittion will be, that, after rarian the dahts, it a heavy death durane, the larged symmeter and the libletes, the satiste last for the primore of survivae on Miss thanh's work will be only Souly Son, Thereald and the formature ate. it then of these prostant. Two then there will have militaritial amount of imports on the im house properties. It is a rite the Proce take these state pate the che doing to muhligh tit-hits of tufer ation, but I think I should correct at ours are fully I remeater and is they and at a.

Make Ritelidion, The Home, of Sporting, ALBI TIDI.

13901 cm 186 GORDON HUNTER & DUNCAN 4. Piccadilly Bradford SOLICITORS W.B. GDBDON : NOTHER PUBLIC FT HUNTER HUDGEN MOTARY FURLE!
N MEQUEEN
A H QUYELNE G. 18th June. 1923. Dear Miss Kitching. I have your letter of the 15th instant. and agree that it is desirable, if the Will is published to publish the whole of it, so that people will not get the impression that any substantial part of Miss Mason's estate has been swallowed up in legacies. The War Stock in question is 5% 1929-47. The amount is so small that any difference of a few shillings in the quotation need not be considered. The only question really is, whether the money is likely to be wanted for reduction of the mortgages or whether it will be desired to retain the investment. Ferhaps it would be as well to leave this question over for settlement by the Executors and Trustees at the Meeting this next month. As regards the Assessment. Broadly speaking the general view appears to be that that an increase of 30

to 40 per cent cannot very well be resisted and I don't think

Mr. Aitchison has done badly. As you say it will be for the Trustees to consider at their meeting whether any

further steps should be taken.

Yours faithfully,

W-Vstrondon

Miss Kitching,

The House of Education,

AMBLESIDE.

18th June. 1923.

Dear Sir.

MISS C. M. MASON, DECEASED.

We are much obliged for yours of 14th instant. The result does not seem to us to be unfavourable except as regards Fairfield. Either this has been rated very low formerly or the increase is excessive. We shall be glad to have your views as to this. Did you give notice of dissatisaction, so as to enable the Trustees to appeal further if they wish to do so?

Yours faithfully, GORDON HUNTER & DUNCAN.

G. Aitchison Esq.,
Calgarth Estate Office,
AMBLESIDE.

COPY.

Oalgarth Estate Office,
AMBLESIDE.

19th June, 1923.

Dear Sirs,

MISS C. M. MASON. DECEASED

In reply to your letter of yesterday's date, the result of the Appeal on Scale How is really more satisfactory than it appears, because the Authorities in this district now make a bigger allowance between the gross and the net rateable value. The old net rateable value of Scale How was £181, and the new net rateable value is only £172 - 10 - 0.

With regard to Fairfield Houses, I did not give notice of dissatisfaction, as I considered that it was useless to do so. In the first place this property, as a Girls' School, is ratedper head on exactly the same rate, (within One pound) as at least one other school in this district. In the second place, as you are aware, this property really consists of two houses, and I am sure that if they were to let separately a rental of £95 per year could be obtained for the two.

Yours faithfully, G. AITCHISON!

Messrs Gordon Hunterv& Duncan, Solicitors, 14 Piccadilly, BRADFORD.

232011686

TELEGRAMS LES, BEAR OND

GORDON HUNTER & DUNCAN

SOLICITORS

W B GORDON NOTAR PUBLIC!
F T HUNTER
H H CUNCANINOTARY PUBLIC!
N MEQUEEN
IN CONCERNITE

4. Recadilly Bradford

21st June, 1923.

Dear Miss Kitching,

MISS MASON. DECEASED.

In regard to the Assessment question, I renclose a copy of the letter I wrote Mr Aitchison and of his reply. You will probably wish to lay them before the Trustees at their Meeting. In my view the Trustees ought to be well satisfied with the result of Mr. Aitchison's efforts.

I also enclose Accounts and Statement received from Messrs. Kegan Paul & Co. which you will probably require for the purpose of laying it before the Trustees.

You will note that it shows a balance of £192: 12: 11 owing to the Executors as on 31st March last, and co have asked Messes. Kegan Paul & Co. to let poschave cheque for this, payable to the Executors.

Yours faithfully,

15-Volsordon

Miss Kitching,

The House of Education,

AMBLES FOE.

GORDON. HUNTER & DUNCAN
SOLICITORS

WB GORDON MATARY PARALE
FT HUNTER
H H DUNCANNINGTARY PARALE
H H DUNCANNINGTARY PARALE
IN MEQUEN
J. H. SUTEMIFE

G.

26th June, 1923.

Dear Miss Kitching.

I have written Mr Lewis fully today about the legacies and the adjustment of the Banking Accounts and he will no doubt be seeing you on the various matters.

expense, but I suggested to Mr. Lewis the possibility that it might be desirable to get Mr Forster of Messrs. Peat's to attend the Executors and Trustees' Meeting; with a view to giving any information that may be required in regard to the Accounts. Do you think that this is really necessary? Mr. Forster is of course a busy man and we don't want to take up his time needlessly. At the same time the Trustees will want to be fully informed. Perhaps we can tell better whether it is necessary when we get nearer to the time.

Have you fixed any definite arrangements in regard to the Meetings of the Executors and Trustees?

When does Mrs Franklin arrive at Ambleside, and when do you propose the business discussions to take place?

You and Miss Parish are good enough to offer me the hospitality of Scale How for the night, but would it not be better for me to put up at the Salutation Inn? You will all be very busy.

Yours sincerely,

Miss Kitching,

The House of Education,

AMBLESIDE.

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LH SUTCHERE 28th June. 1923. Dear Miss Kitching. Many thanks for yours of 26th. I shall arrive at Windermere Station at 5.18 and go straight to the Salutation Inn and be with you for dinner at 7 oclock. If business can be done in time, and I don't see why it should nt, I shall want to leave at 2.15 p.m. on Thursday, otherwise I shall not be able to get home that evening without taking a 9 mile motor drive from Skipton. The business which I as Executor will have to do will not take long, but no doubt the Trustees will have many things to discuss after the preliminary business is disposed of. Harry glaves Yours sincerely, Wingshordon Miss Kitching. The House of Education. AMBLESIDE.